Navarro 10/812,194

REMARKS

The undersigned requests a personal interview with the Examiner in charge of this application to discuss the issues raised below.

The drawings were objected to as failing to show structure recited in claim 5. This claim has been canceled.

Claims 1-15 were rejected as being indefinite for failing to provide antecedent bases for some words/phrases. These have all been corrected.

Claims 1 and 2 were rejected as being anticipated by Love 5,806,549.

Claims 3-11 were rejected as being unpatentable over Love in view of Morgan 5,040,557.

Claims 12-14 were rejected as being unpatentable over Love in view of Morgan and further in view of Holt 3,476,127.

Claim 15 was rejected as being unpatentable over all of the above references and further in view of Nguyen 20030015232.

Love discloses a collapsible shelter for a vehicle in which a number of members are assembled much like Lego pieces might be assembled. In the present invention, the shelter is a member which is folded in various locations for storage, and is not made up of separate pieces as clearly illustrated in the drawings. When deployed it forms a frame on which is mounted a roof material and side mesh panels. Love's arrangement is totally unlike that of Applicant's arrangement.

Morgan has a vehicle cover system and was cited for the use of a waterproof plastic cover and bungee cords.

Holt shows a portable roll up tent and was cited for the use of a strap to secure the rolled up tent.

Nguyen teaches a portable car port and was cited for the teaching of carbon fiber material for the rods.

Navarro 10/812,194

In view of the excellent art cited by the Examiner, claim 1 has been extensively amended to call for a frame member having various portions which fold in specific locations for folding up the support frame. This basic arrangement is not taught or suggested in any of the above references, either singly or in combination. In addition, claim 1 now recites in detail where the folds are located, and this also is lacking in the above art.

Claims 3-5, and 8-11 have been canceled. The remaining depending claims add specific details of the invention.

In view of the foregoing, it is believed that the claims now in the case are clearly drawn to subject matter not found or suggested in the above art.

A conscientious effort has been made to place this application in condition for immediate allowance. The Examiner is requested to call the undersigned or Mr. Kroll if further changes are required to obtain allowance of the application.

A favorable action is solicited.

Respectfully submitted,

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Navarro 10/812,194

CERTIFICATE OF FAXING

I hereby certify that this correspondence is being facsimile transmitted to the U. S.

Patent and Trademark Office, telephone number 572-272-8300 on May 7, 2006.

Leonard Belkin